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APPLICATION NO.	F	TLING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/748,237	09/748,237 12/27/2000		Eiki Obara	PM 0275413 T4HW-00S0950	3502	
909	7590	03/09/2005		EXAMINER		
PILLSBUR	RY WINT	THROP, LLP	DUGGINS, ALICIA M			
P.O. BOX 1			ARTINIT	PAPER NUMBER		
MCLEAN, VA 22102				ART UNIT	PAPER NUMBER	
				2616	2616	
			DATE MAILED: 03/09/2005			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		09/748,237	OBARA, EIKI				
		Examiner	Art Unit				
		Alicia M Duggins	2616				
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
THE - Exterester - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a repl period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailined patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be timely within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONET	nely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).				
Status							
1)	Responsive to communication(s) filed on	<b></b> •					
2a) <u></u> □	This action is <b>FINAL</b> . 2b)⊠ This	s action is non-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	ion of Claims						
4)⊠ 5)□	<ul> <li>✓ Claim(s) 1-12 is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdrawn from consideration.</li> <li>☐ Claim(s) is/are allowed.</li> <li>✓ Claim(s) 1-12 is/are rejected.</li> <li>☐ Claim(s) is/are objected to.</li> </ul>						
Applicati	ion Papers						
10)⊠	The specification is objected to by the Examine The drawing(s) filed on <u>27 December 2000</u> is/a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine The specific and the spec	are: a) $\square$ accepted or b) $\square$ objected drawing(s) be held in abeyance. See tion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).				
Priority (	under 35 U.S.C. § 119						
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>							
Attachmen	at(s)	_					
	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da					
3) Infon	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) or No(s)/Mail Date		atent Application (PTO-152)				

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## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-12 are rejected under 35 U.S.C. 102(b) as being anticipated by Kirsten (US6011901).

Regarding claims 1,7 and 8, Kirsten shows an image intermittent recording device shown as a compressed vide record/playback device in fig.2 comprising:

Specifying means for specifying at specific time intervals digital images to be input into frames shown as a video selector (70) in fig.2 (col.3 l.66 –col.4 l.36, col.4 ll.60-63)

Coding means for coding digital images specified by the specifying means including intraframe and interframe compression coding, is shown by the image compressor (74) in fig.4 (col.12 II.52-65)

Recording means for recording each picture onto a recording medium is shown in fig.2 as a removable media storage (76) (col.4 II.56-58)

Control means for controlling the number of pictures created by said coding means is shown as an acquisition controller (104) in fig.4 where the state of the selector, which is responsible for the selection of frames to be coded, is controlled by the acquisition controller (col.9 II.17-28)

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Regarding claims 2 and 9, Kirsten shows that the control means performs control such that as the time interval becomes longer as the number of pictures coded by coding means becomes smaller (col.4 II. 48-55) whereby if there is a longer amount of time between a trigger event, a smaller number of pictures will be recorded.

Regarding claims 3 and 10, Kirsten shows that control means controls the number of coded pictures based on recording time externally input and the recording capacity of the medium (col.16 II.5-60) where it is discussed how the recording capacity is set, and data is either rewritten over the old data or the storage medium must be replaced.

Regarding claims 4 and 11, Kirsten discusses how the specifying means determines the time interval based on a recording time that is externally input (col.16 II.5-15)

Regarding claims 5 and 12, Kirsten shows specifying means that specify digital images at specific times by counting vertical synchronization signals whereby the video selector which selects digital images at specified times detects codes input to the vertical synchronizing interval so as to specify particular digital images (col9 II.6-16)

Regarding claim 6, Kirsten shows that the recordable medium is a DVD shown

as a rewritable optical disk (col.9 II.49)

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Alicia M Duggins whose telephone number is (703)305-

5621. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Andrew Faile can be reached on (703) 305-4380. The fax phone number

for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the

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